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APPLICATION NO./ CONTROL NO.

**FILING DATE** 

FIRST NAMED INVENTOR / PATENT IN REEXAMINATION

ATTORNEY DOCKET NO.

**EXAMINER** 

**ART UNIT** 

**PAPER** 

7

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## Commissioner of Patents and Trademarks

The reply filed on November 21, 2002 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s): The species identified for election were as follows:

Polyols and epoxides, as per claim 3 (in alternative!!!)

Specific polyols as per claims 4 and 5

Specific epoxides, as per claim 6

Applicant was required, in reply to this action, to elect a single species to which the claims shall be restricted if no generic claim is

The claims were deemed to correspond to the species listed above in the following manner:

Polyols and epoxides, as reactive diluents recited in claim 3 Specific polyols, listed in claim 4 as (i), (ii), (iii); in claim 5 specific polyols Specific epoxides, listed in claim 6 as (iv), (v), (vi), (vii), (viii).

The following claim(s) are generic: 3-6.

Applicant should have elected a specific specie for either one of epoxide or polyol from the Specification. An alternative method of election is to identify an Example which collectively exemplifies the elected species.

See 37 CFR 1.111. Since the above-mentioned reply appears to be bona fide, applicant is given ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

Tatyana Zalukaeva, PhD. Primary Examiner